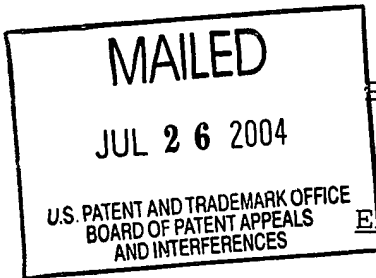


UNITED STATES PATENT AND TRADEMARK OFFICE



BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

Ex parte KI-SEON KIM, SEON-WOO LIM,
SANG-HYUN HAN and SUNG-SU KWON

Application No. 09/503,240

ORDER RETURNING UNDOCKETED APPEAL TO EXAMINER

This application was received at the Board of Patent Appeals and Interferences on June 17, 2004. A review of the application has revealed that the application is not ready for docketing as an appeal. Accordingly, the application is herewith being returned to the examiner. The matters requiring attention prior to docketing are identified below:

On September 8, 2003, appellants filed an Appeal Brief (Paper No. 25). In response to appellants' Brief, on December 2, 2003, the examiner entered an Examiner's Answer (Paper No. 26). A review of the Examiner's Answer reveals that there is no section identifying the References of Record. According to § 1208 of the Manual of Patent Examining Procedure (MPEP), the Examiner's Answer is required to have the appropriate headings, particularly the References of Record hereby

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identifying the references relied on. The Examiner's Answer is not in compliance with MPEP § 1208 (8th ed., Rev. 1, Feb. 2003).

Accordingly, it is

ORDERED that the application is returned to the examiner to take corrective action regarding the references of record, written notification to appellants, and for such further action as may be appropriate.

BOARD OF PATENT APPEALS
AND INTERFERENCES

By: 

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CRF/clm/dm
RA04-0694